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6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA
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10 Daisy Daniels,

11 Petitioner,

12 vs.

13 Julie Frigo, et al.,

14 Respondents.
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No. CV-15-01867-PHX-PGR (DKD)

ORDER

16 Having reviewed *de novo* the Report and Recommendation of Magistrate
17 Judge Duncan (Doc. 30) in light of the petitioner's objections to the Report and
18 Recommendation (Doc. 32), the Court overrules the petitioner's objections and finds
19 that the Magistrate Judge correctly determined that the petitioner's second amended
20 petition for a writ of habeas corpus, filed pursuant to 28 U.S.C. § 2254, must be
21 dismissed.

22 The Court agrees with the Magistrate Judge that the only federal habeas claim
23 that the petitioner properly exhausted, which is her claim in Ground Four that her
24 double jeopardy rights were violated when the State dismissed its direct complaint
25 against her and obtained a supervening indictment by the grand jury prior to her
26 preliminary hearing, is legally meritless. The petitioner is not entitled to habeas relief

1 as to this issue because the Arizona Court of Appeals' finding that there was no
2 double jeopardy violation inasmuch as the petitioner was only prosecuted once and
3 received only one sentence for the charged offense is not contrary to, or an
4 unreasonable application, of clearly established federal law as established by the
5 Supreme Court. 28 U.S.C. § 2254(d)(1).

6 The Court also agrees with the Magistrate Judge that none of the petitioner's
7 remaining claims were properly exhausted because they were not presented to the
8 Arizona Court of Appeals, and that she has not demonstrated either cause or
9 prejudice to excuse her procedural defaults or shown any miscarriage of justice, nor
10 has she established that she is actually innocent of the crime of aggravated assault
11 for which she was convicted.

12 Also pending before the Court is the petitioner's Motion for TRO or Preliminary
13 Injunction (Doc. 29). Having reviewed the parties' memoranda, which include the
14 petitioner's affidavits in support of her motion (Docs. 31 and 37), the Court finds that
15 the motion must be denied. The petitioner, who is seeking to enjoin a prison contract
16 paralegal from failing to photocopy exhibits that the petitioner wants to file with the
17 Court in this action, conclusorily argues that the prison paralegal's denial of
18 photocopying requests has jeopardized her habeas case.

19 The Court concludes that the petitioner is not entitled to injunctive relief
20 because she has not demonstrated that she is likely to succeed on the merits of her
21 claim. Even if the petitioner is correct that the paralegal improperly refused to
22 photocopy some documents for the petitioner on the ground that the paralegal
23 believed that the documents were not relevant to this habeas action, nothing in any
24 of the petitioner's submitted documents related to her motion demonstrate that any
25 of the allegedly non-copied documents would make any difference in the Court's
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1 resolution of the petitioner's habeas action given the grounds on which the Court is
2 denying the petition. Therefore,

3 IT IS ORDERED that the petitioner's Motion for TRO or Preliminary Injunction
4 (Doc. 29) is denied.


5 IT IS FURTHER ORDERED that the Magistrate Judge's Report and
6 Recommendation (Doc.30) is accepted and adopted by the Court.

7 IT IS FURTHER ORDERED that the petitioner's [Second Amended] Petition
8 Under 28 U.S.C. § 2254 for a Writ of Habeas Corpus by a Person in State Custody
9 (Doc. 14) is denied and that this action is dismissed with prejudice.

10 IT IS FURTHER ORDERED that a certificate of appealability shall not issue
11 and that the petitioner is not entitled to appeal *in forma pauperis* because the
12 dismissal of the petition is justified by a plain procedural bar and reasonable jurists
13 would not find the procedural ruling debatable, and because the petitioner has not
14 made a substantial showing of the denial of a constitutional right.

15 IT IS FURTHER ORDERED that the Clerk of the Court shall enter judgment
16 accordingly.

17 DATED this 17th day of October, 2016.

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20 Paul G. Rosenblatt
21 United States District Judge
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